UNPUBLISHED

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

_			
_	No. 17-1827		
GARY JONES,			
Plaintiff - App	ellant,		
v.			
PAUL GRAZIANO; MELISSA STEVENS,	A FRENTZ;	ROBIN MACK;	TAMEKA
Defendants - A	appellees,		
and			
MARK SCURTI; ROBERT COOP	ER,		
Defendants.			
_			
Appeal from the United States Dis George L. Russell, III, District Judg		•	and, at Baltimore.
Submitted: December 22, 2017		Decided:	January 11, 2018
Before TRAXLER, KING, and FLO	OYD, Circuit Ju	dges.	
Affirmed by unpublished per curiar	n opinion.		

Gary J	Jones,	Appellant	Pro	Se.	Carrie	Blackburn	Riley,	BLACKBURN	RILEY	LLC
Baltim	ore, M	laryland, fo	or Ap	pell	ees.					

Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

Gary Jones appeals the district court's order entering judgment for Defendants in this civil action arising out of an eviction from public housing. We have reviewed the record and find no reversible error. Accordingly, we deny the motion for appointment of counsel and affirm for the reasons stated by the district court. *Jones v. Graziano*, No. 1:16-cv-02478-GLR (D. Md. Aug. 3, 2016 & June 23, 2017). We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before this court and argument would not aid the decisional process.

AFFIRMED